UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

John Doe,

Plaintiff,

v.

Cook County School District, IDS #166, and William Crandall, Megan Myers, Mitch Dorr, employees of Cook County School District, IDS #166,

DECLARATION OF JOHN DOE

Case No.: 18-cv-3051

Defendants.

I, John Doe, declare under the penalties of perjury the following to be true to the best of my knowledge:

- 1. I am the Plaintiff in the above captioned matter.
- 2. I have attended school in the Cook County School District since I was five years old.
- 3. During that time, I have not faced any serious discipline and I believe, aside from the incident at issue in his lawsuit, I have no disciplinary marks on my school record.
- 4. In this case, the school never told me the names of the persons who have accused me of sexual assault and have yet to have been told what it is I did that has me suspended from school and unable to play football or hockey.
- 5. I have never intentionally attempted to assault or harm another student in any way and I deny the allegations that I sexually assaulted anyone.

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6. Through my participation in football, I am on pace to earn a scholarship to a

wonderful college.

7. Because of the discipline imposed upon me based on these allegations I have yet

to have been made aware of the substance of, I am unable to participate in end of

the football season or in the hockey season. My reputation has been tarnished in

the small northern Minnesota community in which I reside.

8. I believe that this will result in losing my scholarship, and with it, my ability to

afford to attend college and the tremendous opportunity afforded to me by this

scholarship I have worked so hard to earn.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 10-31-18 John Do

John Doe